FILED

NOT FOR PUBLICATION

MAR 24 2008

UNITED STATES COURT OF APPEALS MOLLY DWYER, ACTING CLERK U.S. COURT OF APPEALS

FOR THE NINTH CIRCUIT

SARAH RAFFAELLY; et al.,

Plaintiffs - Appellants,

v.

SISKIYOU COUNTY BOARD OF SUPERVISORS; et al.,

Defendants - Appellees.

No. 06-16612

D.C. No. CV-06-00165-FCD

MEMORANDUM*

Appeal from the United States District Court for the Eastern District of California Frank C. Damrell, Jr., District Judge, Presiding

Submitted March 18, 2008**

Before: CANBY, T.G. NELSON, and BEA, Circuit Judges.

Sarah Raffaelly, on behalf of her deceased father's estate, appeals pro se from the district court's judgment dismissing her father's civil rights action

^{*} This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

^{**} The panel unanimously finds this case suitable for decision without oral argument. See Fed. R. App. P. 34(a)(2).

06-16612

alleging he was denied due process when timber companies denied him public access to their private lands zoned for timber production. We dismiss.

Raffaelly may not prosecute this appeal as the representative of her father's estate because, as a non-lawyer, she may not bring an action on behalf of another party. See C.E. Pope Equity Trust v. United States, 818 F.2d 696, 697-98 (9th Cir. 1987) (explaining that a non-attorney "may appear in propria persona in his own behalf" but "has no authority to appear as an attorney for others"); see also 28 U.S.C. § 1654 (requiring parties to "plead and conduct their own cases personally or by counsel").

DISMISSED.

/Research 2